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IN THE UNITED STATES DISTRICT COURT

FOR THE MIDDLE DISTRICT OF ALABAMA,

RECEIVED NORTHERN DIVISION

Right EERS Way Nettles, et. al., * 2:05-CV-439-A-WO
Defendants. *

Motion For Physical Examination

I Richard Wright (Wayne), Sr. Plaintiff, Pro-Se., Moves this Honorable Court For An order that plaintiff Submit to a physical examination before trial by A physician or physicians to be Appointed by this Honorable Court, at such times As the Court may direct, to determine the exact nature And extent of the injuries Plaintiff Wright have sustained by defendants Assault executed upon plaintiff Wright in ten (10) dorm lobby on November 23, 2005, As the result of the Act or Acts Administered upon plaintiff.

Plaintiff now informs this

Plaintiff now informs this Honorable Court of such request And believes that it is essential

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to the proper trial of this Case Plaintiff Jubmit to such physical examination in advance of trail because I as reasons set Forth in plaintiff Complaint and "Motion For Filing Assault Charges, Restraining Orders And Protection Orders") these Acts perform by the newly named defendants and defendants agents Were done For the Sole purpose of Causing plaintiff physical harm and interrupting his litigation responses. If this motion is not in its proper Form plaintiff ask that this Honorable Court Construed this motion into its proper Form.

Done this the 13th day of December, 2005.

Respect Fully Submitted,

Richard W. Winglit, Dr.

Richard Wayne Wright Sr.#187140

Plaintiff, Pro-Se.,

28 USC 1746

Plaintiff's Address

Richard Way ne Wright Sr. # 187140

Ventress Correctional Facility

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INFIRMARY KOOM-103

Infirmary Room#103
Post Office Box 767
Clayton Alabama 36016

CERTIFICATE OF SERVICE

This is certify that I Richard Wayne wright, sr., Plaintiff, Dro-Se., in the above encaptioned motion and Certify I have sent this motion to the Clerk of this Court and earnestly Ask due to plaintiff indigent status that this Honor able Court Forward a Copy of this (Said) motion "motion For physical Examination" to defendants Counsel(s) which are as Following:

Troy King (Attorney General)

5Tate Bar# ASB-5949-5615

5Teven M. Sirmon

(Assistant Attorney General)

Alabama Board Pardon And Paroles

Post Office Box 302405

Montgomery, Alabama 36130

David B. Block
William R. Lunsford
Balch & Bingham IIP
Post Office Box 18668
Huntsville, Alabama 35804-8668
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Kim T. Thomas Gregg M. Biggs Alabama Department of Correction Legal Division 301 Ripley Street Montgomery, Alabama 36130

by placing this motion in the Unites States Mail Box at Ventress Correctional Facility (Ventress Legal Mail Box) by hand delivery to the officer on duty with one (I) First Class postage stamp prepaid and the additional postage needed (to be Furnish by the proper D. O. C. Officials) at (V.C.F.) and properly address this on the 13th day of December, 2005.

Done this the 13th day of December, 2005.

Respectfully Submitted,

Richard W Wight, Au.

Richard Wayne Wright ST. 187140

Plaintiff, Pro. Se.,

28 USC 1746

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